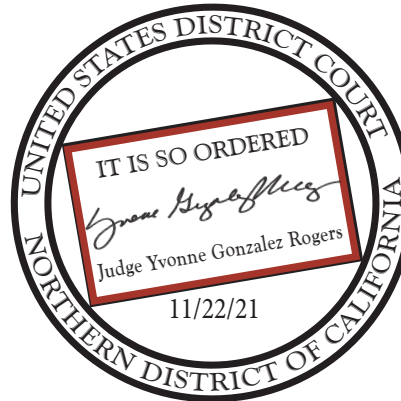


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10 Attorneys for Plaintiff



8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**

10 ABANTE ROOTER AND) Case No.
11 PLUMBING,))
12 individually and on behalf of all))
13 others similarly situated,))
14 Plaintiff,))
15 vs.))
16 VBJ CONSULTING LLC DBA))
17 YARROW))
18 FINANCIAL, and DOES 1))
19 through 10,))
20 inclusive, and each of them,))
21 Defendants.))
22))
23))
24))
25))
26))
27))
28))

**NOTICE OF VOLUNTARY
DISMISSAL OF ACTION WITH
PREJUDICE AS TO PLAINTIFF
AND WITHOUT PREJUDICE AS
TO THE PUTATIVE CLASS.**

20 NOW COMES THE PLAINTIFF by and through their attorneys to respectfully
21 move this Honorable Court to dismiss this matter with prejudice as to plaintiff
22 and without prejudice as to the class. No Defendant has filed either an answer or
23 a motion for summary judgment at this time, and no Court order is necessary
24 pursuant to Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(i).

25 Respectfully submitted this 19th Day of November, 2021.
26

27 By: s/Adrian R. Bacon Esq.
28 Adrian R. Bacon
Attorney for Plaintiff

CERTIFICATE OF SERVICE

Filed electronically on November 19, 2021, with:

United States District Court CM/ECF system

Notification sent electronically on November 19, 2021, to:

To the Honorable Court, all parties and their Counsel of Record

By: s/Adrian R. Bacon Esq.
Adrian R. Bacon
Attorney for Plaintiff